

UNITED STATES DEPARTMENT OF COMMERCE

ddress: COMMISSIONER OF PATENTS AND TRADEMARK

SERIAL NUMBER	FILING DATE	FIRST NAMED APPLIC	ANT	ATTORNEY DOCKET NO.
087661,5	30 06/11/9 <i>6</i>	LUDWIG	L	VCOR-001/13
COOLEY GO	DDWARD CASTRO	LM21/0518 HUDDLESON & TATUM		XAMINER
	ALTO SQUARE AMINO REAL CA 94306	THE PERSON & PATON	DINH,	
	- 411 34306		ART UNIT 2756	PAPER NUMBI R
				19 13
			DATE MAILED.	05/18/98

Below is a communication from the EXAMINER in charge of this application

COMMISSIONER OF PATENTS AND TRADEMARKS

ADVISORY ACTION

] TH	E PERI	OD FOR RES	PONSE:						
a)		is exte	nded to run _		or continues to	run	from the date	of the final rejection		
b)	Ņ	expire:	s three month however, will	s from the date of the statutory peri	of the final rejection and for the response	or as of the mailing expire later than	g date of this Advisor six months from the d	y Action, whichever is late of the final reject	s later. In no ion.	
		The da purpos	ate on which t ses of determi	he response, the ning the period o	petition , and the f of extension and the	ee have been filed corresponding an	1.136(a), the propose is the date of the res nount of the fee. Any ry period for response	ponse and also the d extension fee oursus	late for the	
	Ар	pellant's	Brief is due	in accordance wi	th 37 CFR 1.192(a).			•	
	Ap to	plicant's place the	response to e application	the final rejection in condition for a	, filed llowance:	has been	considered with the fe	ollowing effect, but it	is not deemed	
The proposed amendments to the claim and /or specification will not be entered and the final rejection stands because:										
		a. 🔲 1	There is no co presented.	nvincing showing	g under 37 CFR 1.1	16(b) why the pro	posed amendment is	necessary and was n	not earlier	
		b. 🔲 T	hey raise nev	v issues that wou	uld require further o	onsideration and/o	r search. (See Note)	:		
		c. 🔲 1	They raise the	issue of new ma	atter. (See Note).			•		
		d.	They are not appeal.	deemed to place	the application in	better form for app	eal by materially redu	cing or simplifying the	e issues for	
		е. 🗌	They present	additional claims	without cancelling	a corresponding n	umber of finally reject	ted claims.		
		NOTE:								
! .		Newly the nor	proposed or n-allowable cl	amended claims. aims.		_ would be allowed	d if submitted in a sep	arately filed amendm	ent cancelling	
١.		Upon t	he filing an ap	peal, the propos	ed amendment	will be entered	will not be entered	and the status of the	daims will	
		be as fo					1			
			allowed: objected to:			77-04	- :			
			rejected:				-			
			However;				*			
		☐ Ap	plicant's resp	onse has overco	me the following re	jection(s):	<u>·</u>			
١.		The aff	idavit, exhibit	or request for re	consideration has t	peen considered by	ut does not overcome	the rejection becaus	0	
		The affi	davit or exhib ted.	it will not be con:	sidered because ap	plicant has not sho	own good and sufficer	nt reasons why it was	not earlier	
_	The Othe		ed drawing co	rrection ha	s 🔲 has not bee	n approved by the	examiner.	DINH C. DUN PATENT EXAM		

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